

United States Patent and Trademark Office





UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

			• •		
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/425,271	10/21/1999	VASILIOS TOUTOUNTZIS	T257.312-000	9323	
164 7	590 09/24/2002				
KINNEY & LANGE, P.A. THE KINNEY & LANGE BUILDING 312 SOUTH THIRD STREET MINNEAPOLIS, MN 55415-1002			EXAMINER		
			CANFIELD, ROBERT		
			ART UNIT	PAPER NUMBER	
			3635		
			DATE MAILED: 09/24/2002	DATE MAILED: 09/24/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 07-01)



UNITED STATES PARTMENT OF COMMERCE Patent and Trademark Office

Address: ASSISTANT COMMISSIONER FOR PATENTS

Washington, D.C. 20231

<u></u>	
EXAMINER	
APER	
_	

DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

12

The communication filed on 09/01/00 is not fully responsive to the prior Office Action. Matter canceled by amendment can be reinstated only by subsequent amendment presenting the canceled matter as a new insertion. MPEP 714.24 Further, the filing of a substitute specification including the corrections made by certificate of correction along with further amendments including reinstating previously canceled claims with further amendments without actually providing the text of the reinstated claims has made correct entry of all of the amendments difficult and confusing. The examiner requests applicant to provide a substitute specification including all changes (both certificate of correction and amendments) and a complete list of all pending claims. This will facilitate both ease in examination and printing at such time the application may be allowed. The response appears to be bona fide, but through an apparent oversight or inadvertence, consideration of some matter or compliance with some requirement has been omitted. Patent owner is required to deal with the omission to thereby provide a full response to the prior Office Action.

A shortened statutory period for response to this letter is set to expire ONE MONTH, or THIRTY DAYS, whichever is longer, from the mailing date of this letter. If patent owner fails to timely deal with the omission and thereby provide a full response to the prior Office action, the present reexamination proceeding will be terminated (37 CFR 1.550(d)).

Robert Canfield Primary Examiner

403 3082882.

Robert Canfield